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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/840,477	04/23/2001	Richard N. Cameron	426882000300	5743	
29638 7590 BANNER & WITC			EXAMINER		
ATTORNEYS FOR CLIENT NO. 005222		ADE, OGER GARCIA			
10 S. WACKER D. CHICAGO, IL 606	CKER DRIVE, 30TH FLOOR  O. IL 60606  ART UNIT  P		PAPER NUMBER		
			3627		
SHORTENED STATUTORY PE	RIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE	
3 MONTH	is	02/12/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)	
	09/840,477	CAMERON ET AL.	•
Office Action Summary	Examiner	Art Unit	
	Garcia Ade	3627	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication  - If NO period for reply is specified above, the maximum statutory pe  - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN R 1.136(a). In no event, however, may a riod will apply and will expire SIX (6) MO atute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 3     This action is <b>FINAL</b> . 2b)     Since this application is in condition for all closed in accordance with the practice und	This action is non-final.  wance except for formal materials	•	
Disposition of Claims			
4) ⊠ Claim(s) 1,2,4-21,23,25-41 is/are pending in 4a) Of the above claim(s) is/are with 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) 1,2,4-21,23,25-41 is/are rejected.  7) □ Claim(s) is/are objected to.  8) □ Claim(s) are subject to restriction are	drawn from consideration.		
Application Papers			
9) The specification is objected to by the Exam  10) The drawing(s) filed on is/are: a)  Applicant may not request that any objection to  Replacement drawing sheet(s) including the cor  11) The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeya rrection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the paplication from the International Bu * See the attached detailed Office action for a	nents have been received.  Itents have been received in a periority documents have been reau (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachmont(c)			
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application	

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#### **DETAILED ACTION**

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### Response to Amendment

1. The amendment filed on August 31<sup>st</sup>, 2006 under 37 CFR 1.131 has been considered but is ineffective to overcome the Shore, Business, Wright, and Turtiainen references.

# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

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4. Claims 1, 2, 4-21, 23, 25, 26, 28-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shore (2003/0149662 A1) in view of Business Editors and High-Tech Writers (hereafter Business) (March 2000).

Shore discloses a computer implemented method and system for reverse-control of a wireless mobile device (700) embodied in a computer readable medium to perform the steps of: providing a vendor/product device with a computer platform (via point of purchase/sale terminal 710) coupled to a wireless transmission channel port (box [0085]); and transmitting from the vendor device (710) via the wireless transmission channel port (via short range data transmission) to a compatible wireless transmission channel port on a wireless mobile device (box [0109]).

Shore further discloses the step of causing the wireless mobile device (3104) to interact wirelessly with the vendor device (3407) and a related micropayments accounting system (via micropayment system box [0470]). The interaction with the related micropayments accounting system will cause the vendor device to provide a product or service to the holder of the wireless mobile device (via approval of transaction using micropayment account 3203).

Shore further discloses the interaction with a related micropayments accounting system will cause a charge to be made to the account of the holder of the wireless mobile device (box [0455]), and/or a charge to be made to the account of the holder of the wireless mobile device produces a debit to a prepaid digital account or aggregates the debit with other current debits to be billed to the account holder at month end (box [482] via settlement procedures as per contractual agreements.

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Shore however fails to explicitly disclose a program to take control of the wireless mobile device's menuing, interaction and display functions, and taking control of the wireless mobile device when the wireless mobile device enters a range of the product device.

Business discloses Wireless Application Protocol (WAP) technology that allows a variety of handheld communication devices to connect to the Internet. WAP requires only that a simple "microbrowser" be incorporated into the mobile phone or handheld computer, because the majority of all necessary functionality is built into the communication network. This technology provides a standard data communication interface between WAP-enabled Web sites and handheld devices, thus expanding the reach of those sites. WAP is similar to Java in that it simplifies application development. This reduces the cost of wireless application development and therefore encourages entry to the mobile industry by software developers, such as Accesspoint. When viewing a web site from a wireless device the user will see the information reformatted specifically to match the display format of the device being used.

From this teaching of Business, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the wireless information transfers of Shore to include a program that takes control of a user's mobile device as taught by Business in order to facilitate purchase of for example a can of coke from a vending machine, all with a cell phone.

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5. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shore (2003/0149662 A1) in view of Business as applied to claim 16 above, and further in view of Wright et al. (2002/0178062 A1).

The Shore and Business combination discloses the elements of the claimed invention but fails to explicitly disclose the micropayment system is Qpass micropayment machine.

Wright et al. discloses the concept of having an electronic wallet management method that simplifies online shopping.

From this teaching of Ling, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Shore and Business combination to include the Qpass system taught by Wright et al. in order to aggregate purchases made by users so that users are only billed for their purchases on a monthly basis.

6. Claims 40 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shore (2003/0149662 A1) in view of Business as applied to claim 1 above, and further in view of Turtiainen (6,430,407)

The Shore and Business combination discloses the elements of the claimed invention but fails to explicitly disclose using a card reader to make anonymous payment on a mobile phone.

Turtiainen discloses the concept of utilizing the secret a SIM card on a mobile phone in electronic transaction. From this teaching of Turtiainen, it would have been obvious to one of ordinary skill in the art at the time the invention was made

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to modify the Shore and Business combination to include the SIM system taught by Turtiainen in order to facilitate payment of remote transaction.

## Response to Arguments

- 7. Applicants' arguments filed August 31<sup>st</sup>, 2006 have been fully considered but they are not persuasive.
- A) Applicants' arguments regarding independent claim 1 that Business does not discuss or imply "taking control of a wireless mobile device's menuing, interaction and display function". The Examiner respectfully disagrees. Business discloses a Wireless Application Protocol (WAP) technology that allows a variety of handheld communication devices to connect to the Internet or takes control of a wireless mobile device's menuing to access the Internet. Business further discloses that WAP is aimed at turning mass-market mobile devices into network-based "smartphones" for example or a program that takes control of a user's mobile device in order to facilitate purchase of for example a can of coke from a vending machine or make payments over the Internet [see page 2, 3<sup>rd</sup> paragraph]. Therefore, Applicants' arguments are deemed nonpersuasive.

### Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire

THREE MONTHS from the mailing date of this action. In the event a first reply is

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filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Garcia Ade whose telephone number is 571.272.5586. The examiner can normally be reached on M-F 8:30AM - 5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Florian Zeender can be reached on 571.272.6790. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

10. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to

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the automated information system, call 800-786-9199 (IN USA OR CANADA) or

571-272-1000.

Garcia Ade Examiner Art Unit 3627

ga

Primary Examiner, AU 36